

AGAINST BREWERY COLLECTORS

Of Limited Assets Going on Bonds of
Saloonists, the Committee of
One Hundred Stands.

A DELEGATION APPEARED

Before the Council Committee Last
Night—Application on License
Applications Deferred.

The council committee on petitions and remonstrances met last night to act on the 128 applications made by Wheeling saloonists for the ensuing year, but no action was taken. Appearing before the committee was a committee of the Committee of One Hundred, Judge G. L. Cranmer and Rev. Dr. A. Moore, who protested against brewery collectors and others of limited assets being accepted as bondsmen for many saloon men. The committee requested Judge Cranmer to place his views in writing, and then adjourned to meet again, when action will be taken on the applications for license.

At the outset of the meeting Chairman Bradbury asked whether the procedure on the liquor license applications would be as customary—pass on those unobjectionable in a bunch and later take up those objected to singly for discussion. This step was decided on.

Judge Cranmer then arose, and said he appeared on behalf of many citizens. He objected to all the applications, and not to any particular one. His objection was to the manner of granting the licenses—he objected to the security rather than the applicants. In some cases, five or six individuals went on the bonds of many licenses. The judge named one man who was surety for amounts aggregating \$30,000, who, the judge didn't think, was worth that or near that amount. The judge had a list of the sureties, most of whom were brewery officials. A brewery collector assessed for \$900 had gone on bonds for \$100,000. In support of his contentions, Judge Cranmer produced transcripts from the assessors' books. He suggested that the committee take a stand for more rigid bonds, and reject those license applications which had insufficient bonds, that is, sureties that are not worth the sum they are surety for.

After his statement, Judge Cranmer and Rev. Dr. Moore were about to retire, but Committee man M. A. Chew asked them to stay and offer suggestions by which the fault spoken of could be remedied. The committee, he said, was governed by ordinance. The law prescribed that council had the power which many supposed its committees possessed. Mr. Chew instanced the Angle Strong controversy, and how the committee was generally turned down by council. He said the committee knew of three or four places that should not be granted licenses, but council didn't delegate it a veto, the committee could only recommend the passage or rejection of a petition. Mr. Chew said the committee would entertain any suggestion, but council would still have to decide the question raised. To Mr. Moore, Mr. Chew explained how bonds for license were approved by council, the acknowledgments being taken before the president of the second branch, or, in his absence, by the mayor.

Judge Cranmer said he recognized the limited province of the committee, but he thought it should take steps to ask council to exercise more care in the matter of sureties, and he thought it strange that a man should take the oath of acknowledgment and not be worth the money he swore he was.

For the judge's enlightenment, City Clerk O'Brien stated that the brewery collectors were indemnified by the Schuylbach and Reymann brewers.

This was an evasion of the law, retorted Judge Cranmer.

Mr. Chew then said that he would recommend the ideas advanced by Judge Cranmer if he would present them in writing. The committee would present the judge's document to council with the licenses. This was satisfactory to Judge Cranmer and Dr. Moore, and they retired, thanking the committee for the hearing.

Then the committee adjourned, to meet at the call of the chairman, postponing action on the license applications, which number 128, and are as follows:

Wholesale, Malt-Pabst Brewing Company, E. Ball.
Wholesale liquor—Kraus & Co., Weitz & Co., Schaefer & Dehorst.
Coffee houses—M. Agric. H. Amick, J. C. Bishop, John Arthur, M. Deuter, H. Beasley, L. Bischoff, Charles Bauer, C. P. Bieri, A. Bischoff, J. S. Beuter, Joseph Buch, J. Bartolles, H. Bischoff, H. Coss, J. Corcoran, Robert Clark, Gus Deuker, J. Detweiler, L. P. Froba, M. Flynn, J. Finnekan, A. E. Goldstrolch, Oscar Gardner, H. Goetz, I. A. Garret, J. E. Gavin, A. Huseman, C. Hinkelman, W. Horstman, F. J. Healy, Mrs. D. Hans, E. Hoffreuter, Joseph Hazlett, A. G. Hadlich, W. Hartenstein, E. Hennes, T. Halpin, E. Hartman, C. Harbeck & Son, F. J. Hall, Jr., J. Hoese, J. Hack, H. Joyce, E. Jungnickel, Mrs. M. Killeas, S. D. Klein, A. Ketz, J. J. Killeen, P. Kochert, J. W. Kindelberger, Joseph Korn, M. Kelly, William Kookke, J. M. Letkus, William McCormick, William McLaughlin, A. McGinley, Thomas McLaughlin, H. Michael, Jr., A. Meyer, Jr., J. Morgan, Michael, M. Miller, A. Matthews, A. C. Meyer, W. Mitchell, B. Mechen, C. Oberman, John Prosenicki, Neil Quinn, L. Ray, J. J. Reilly, Jr., A. A. Rust, Ed. Hatcliffe, F. D. Ruff, M. Schwald, W. C. Smith, J. J. Sheekey, J. Steurnagle, A. A. Schramm, M. Sonnefeldt, J. C. Stein, W. J. Scroggins, J. Sigward, B. F. Stubbs, W. L. Schemp, John Thoner, J. Vogler, Fred Weidie, J. W. B. Wilkie, West Virginia State Fair Association, W. O. Walker, Joseph Weisberger, Peter Zimmar, Herman Zwicker, Mrs. Henrietta Zwicker, Burke Bros., Boarding & Schneider, Bader & Maurer, Gundling & Carenbauer, Hoe & McKeever, McLaughlin Bros., Winder & Parker, Trabert & Vogt, Winterhalter Bros., Morgan Bros., Finnekan Bros.

Ordinary—Willie & Tyson, Tronch & Hadorn, Muldoon Bros., McLure Bros., G. A. Landmesser & Co., Joseph Barum, Austin & Rhodes, John MeNamee, Baird Nichols, Val. Leibold, J. G. Kline, Otto Fish, A. Dusch, E. B. Carney, Paul Blery, Harding & Smith,

CHIEF CLINE'S REPORT

Of Fires for the First Quarter of 1900
Made Last Evening.

Last night, at the meeting of the council committee on fire department, Chief Robert D. Cline, of the department, made his report of fires occurring during the first quarter of 1900. The three months were remarkable for an entire absence of destructive fires, all of those reported being of small loss or none at all—largely due to the efficiency of the department, both chief, men and apparatus. The report is as follows:

January 4, 123 Fourteenth street; Herman Lohman, owner of property; insurance, \$1,400; loss, \$240.
January 7, 2131 Main street; Mr. Craft; insurance, \$6,000; loss, \$150.
January 9, Alley D, Louis Bachman; insurance, \$200; loss, \$22.
January 10, 1405 Chapline street, Mrs. Boreman; insurance, \$3,500; loss, \$25.
January 12, Alley C, Mr. Schmulbach; insurance, \$500; no loss.
January 14, 1061 McCulloch street; Mr. Snyder; insurance, \$1,000; no loss.
January 24, 1229 McCulloch street; George Graham; insurance, \$1,000; no loss.

January 25, 1036 Market street; S. Welty; insurance, \$1,600; no loss.
January 25, 1623 South street; Miller estate; insurance, \$2,500; no loss.
February 2, 1126 Eoff street; Mr. Hartou; insurance, \$1,500; no loss.
February 2, Caldwell's run; Schmulbach & Co.; no insurance; loss, \$12.
February 3, 38 Alley 15, Mr. Giering; insurance, \$1,000; no loss.
February 7, 26 Water street; Wheeling Iron & Steel Company; no loss or insurance reported.

February 11, Alley E; M. Dolan; insurance, \$1,500; no loss.
February 11, 2311 Eoff street; Mrs. J. Gavin; insurance, \$5,000; loss, \$5.
February 12, 2745 Chapline street; G. O. Smith; no insurance or loss.

February 17, 23 Nineteenth street; Mr. Emblem; no insurance; loss, \$5.
February 20, 118 Seventeenth street; Mrs. Haley; no insurance or loss.

February 21, 27 Market street; Mr. McKinley; no insurance; loss, \$780.
February 25, 3926 Jacob street; James Hagadorn; insurance, \$1,000; loss, \$15.
February 25, 741 Main street; Mrs. A. Anderson; insurance, \$1,000; loss, \$17.

February 25, Twenty-ninth and Chapline streets; William Schaffer; insurance, \$1,500; no loss.

February 27, 53 Sixteenth street; Mr. Baldwin; insurance, \$1,000; no loss.
March 2, 149 Nineteenth street; Mr. Zwicker; insurance, \$1,000; loss, \$40.

March 2, Mrs. W. P. McKelvey, North York street; insurance, \$1,500; loss, \$30.
March 6, 132 Eighteenth street; Mr. Sauer; insurance, \$1,000; loss, \$5.

March 9, 2504 Market street; Pat Murphy; insurance, \$1,250; loss, \$170.
March 9, 2506 Market street; Martin Tunney; insurance, \$1,000; loss, \$50.

March 12, 76 Eighteenth street; Mr. Mathison; insurance, \$5,000; no loss.
March 17, 600 Main street; Henry Michel; insurance, \$1,000; no loss.

March 20, 3522 Jacob street; Mrs. Archibald; insurance, \$900; no loss.
March 22, 2419 Market street; Joseph Brailer; no insurance or loss.

March 24, 520 Market street; Mrs. C. Committee; insurance, \$800; no loss.
March 25, Wood street; J. H. O'Neal; insurance, \$700; no loss.

March 27, Chapline street; Terminal Railway Company; no insurance or loss.

The committee acted favorably on bills aggregating \$743.63.

WASHINGTON PRESBYTERY

In Session Yesterday and To-Day at
Wellsburg.

The spring meeting of Washington presbytery opened in the Presbyterian church, at Wellsburg, last evening, with a sermon by the moderator, Rev. Percy H. Gordon, of Burgettstown, Pa., and the administration of the sacrament of the Lord's Supper by Rev. Dr. D. A. Cunningham, of Wheeling, and Rev. Dr. Lester, of West Alexander.

To-day's session will be devoted to the business of the presbytery, and to-night there will be a meeting of special interest, at which Rev. Dr. Ramsay, of Beaver, Pa., will speak on "The Spiritual Outlook," and Rev. E. L. Wallace, ex-consul at Jerusalem, on "The Land of the Book."

Nearly eighty ministers and elders are in attendance, and are being entertained handsomely by members of the Wellsburg congregation.

Goldstrolch Released.
Fred Goldstrolch, the gambler, whose place was raided Saturday night by Chief Clemans and a squad of his men, on a state warrant, and who on that occasion flourished a shotgun in the chief's face, was taken before Mayor Sweeney yesterday, but the mayor could not try the case, as the police were acting as county constables in serving the warrant, consequently the charge of resisting an officer was dismissed in the mayor's court, and Goldstrolch was then arraigned before Squire Greer, who held him under \$500 bond for a hearing to-morrow. The bond was furnished by Goldstrolch's wife. Another charge, that of pointing a deadly weapon at Chief Clemans, will be preferred later.

Relief in Six Hours.
Distressing kidney and bladder diseases relieved in six hours by "New Great South American Kidney Cure." It is a great surprise on account of its exceeding promptness in relieving pain in bladder, kidneys and back, in male or female. Relieves retention of water almost immediately. If you want quick relief and cure this is the remedy. Sold by R. H. List, druggist, Wheeling, W. Va.

ALL latest novelties in Suits and Fancy Vestings, at C. W. SEABRIGHT'S SON, Merchant Tailor.

Cancer Cannot be Cut Out or Removed with Plasters

Surgical operations and flesh destroying plasters are useless, painful and dangerous, and besides, never cure Cancer. No matter how often a cancerous sore is removed, another comes at or near the same point, and always in a worse form. Does not this prove conclusively that Cancer is a blood disease, and that it is folly to attempt to cure this deep-seated, dangerous blood trouble by cutting or burning out the sore, which, after all, is only an outward sign of the disease—a place of exit for the poison?

Cancer runs in families through many generations, and those whose ancestors have been afflicted with it are liable at any time to be stricken with the deadly malady.

Only Blood Diseases can be Transmitted from One Generation to Another

—further proof that Cancer is a disease of the blood.
To cure a blood disease like this you must cure the entire blood system—remove every trace of the poison. Nothing cures Cancer effectually and permanently but S. S. S.

S. S. S. enters the circulation, searches out and removes all taint, and stops the formation of cancerous cells. No mere tonic or ordinary blood medicine can do this. S. S. S. goes down to the very roots of the disease, and forces out the deadly poison, allowing the sore to heal naturally and permanently. S. S. S. at the same time purifies the blood and builds up the general health.

A little pimple, a harmless looking wart or mole, a lump in the breast, a cut or bruise that refuses to heal under ordinary treatment, should all be looked upon with suspicion, as this is often the beginning of a bad form of cancer.

Mrs. Sarah M. Keeding, of Windsor Ave., Bristol, Tenn., writes: "I am 47 years old, and for three years I have suffered with a severe form of Cancer on my jaw, which the doctors in this city said was incurable, and that I could not live more than six months. I accepted their statement as true, and had given up all hope of ever being well again, when my drug dealer, knowing of my condition, recommended S. S. S. After taking a few bottles, the sore began to heal, much to the surprise of the physicians, and in a short time made a complete cure. I have gained in flesh, my appetite is splendid, sleep is refreshing—in fact, am enjoying perfect health."

Our medical department is in charge of physicians of long experience, who are especially skilled in treating Cancer and other blood diseases. Write for any advice or information wanted, we make no charge whatever for this service.

HYOMEI

THE ONLY
POSITIVE
CURE
For Catarrh,
Bronchitis,
Consumption

These diseases can only be reached by
inhalation.
HYOMEI is the only germicide that can
be inhaled.

GUARANTEED TO CURE.
"Hyomei" is sold by all druggists.
Outlet complete, \$1.00. Trial size, 25c.
Five Days' Treatment Free.
THE R. T. BOOTH CO., Ithaca, N. Y.

THE CIRCUIT COURT

April Term Opened Yesterday With
the Calling of the Docket—Hissom
Case Re-Set for Trial on May 9.

The calling of the docket for the April term of the circuit court took place yesterday, Judges Hervey and Melvin on the bench. The Hissom vs. Hissom case was set for trial May 9. The cases acted upon were as follows:

Part I, Judge Hervey.
American Preserves Company vs. Joseph Spedel Company; trial April 15.

P. D. Carroll vs. C. W. Rixey; trial May 11.

E. J. St. Clair vs. J. P. Klein; trial April 19.

Josephine Lowry vs. City of Wheeling; trial May 7.

Eckes C. Whyte vs. Wheeling Corrugating Company; trial April 16.

John Arbons vs. V. E. Exley, Watkins & Company; trial May 1.

F. Wilhelm vs. J. Wilhelm; trial April 23.

William Leitha's administrator vs. Boggs' Run Mining & Manufacturing Company; trial April 25.

Reymann Brewing Company vs. W. M. Handlan, et al; trial April 26.

J. H. Rosenberg & Son vs. A. D. Seamon; trial May 1.

M. J. McDonough vs. W. S. Wright; trial May 15.

Ella Semon vs. Wheeling Railway Company; trial April 24.

Henry Bouter vs. Ella R. Morris; trial May 2.

Louis Lineweber vs. Wheeling & Elm Grove Railway Company; trial May 4.

Leonard Sellers vs. L. G. Hallock; trial April 27.

Alma Bro's administrator vs. Fritz Warner; trial April 30.

T. M. Darragh vs. Wheeling Ice & Storage Company; trial April 17.

Bank of Wheeling vs. Howell, et al; trial April 14.

W. J. Cotts, trustee, vs. Alice Bradford; defendant moved dismissal, motion to be heard April 14.

Hyatt Bros. & Company vs. Wheeling & Elm Grove Railway Company; defendant demurred to plaintiff's declaration; hearing set for April 21. Office judgment set aside.

R. T. McNicholl vs. B. W. Peterson; same order as above.

R. B. Wayt vs. Henry Helfenbine; same order as above.

Alex. Ogle vs. C. F. Bachman, et al; defendant suggested non-residence of plaintiff, and asked security for costs.

O. J. Trepany vs. Jennie Welch, et al; same order as above.

R. J. Robinson vs. Henry Baer; defendant demurred to plaintiff's declaration; hearing April 21.

Grace Bender vs. McCulley & Schuck; defendant moved dismissal; hearing April 21.

Heanall R. Gall vs. Guarantee Loan & Trust Company; defendant suggested non-residence and asked security for costs; hearing April 21.

William Williams vs. Board of Commissioners of Ohio county; defendant demurred to declaration of plaintiff; hearing April 21.

W. P. Hubbard vs. Wheeling Bridge Company; plaintiff objected to filing of special pleas; hearing April 21.

M. L. Davis vs. Elm Grove Coal Company; defendant demurred to amended declaration of plaintiff; hearing April 21.

Isabella McDonald vs. James McDonald, administrator; case dismissed.

Marie McGinnis vs. City of Wheeling; motion of plaintiff to set aside verdict and grant new trial set for hearing May 5.

In Part I, Law, in case of S. K. Hissom vs. J. R. Hissom, case set for trial May 9.

Part II, Judge Melvin.
Baer Sons Grocer Company vs. James F. Stuck; trial April 18.

A. Flake & Company vs. P. Bachman's Sons; trial April 20.

Ella Murtough vs. Wheeling Railway Company; trial April 24.

Joseph Markovich's administrator vs. Charles Roberts; trial April 20.

Jay Austin Gould vs. City of Wheeling; case dismissed.

Melvin A. Gould vs. City of Wheeling; same action as above.

Lizzie C. Brannan vs. Pittsburgh, Cincinnati, Chicago & St. Louis Railway Company; same order as above.

Bornheim Bros. vs. T. C. Clark, et al; non-residence of plaintiff suggested; security for costs asked.

Eugene Baer vs. Sanatol Tobacco Company; defendant moved to quash return in the case; hearing April 21.

Frank H. Kitson vs. Wheeling Railway Company, et al; defendant demurred to declaration of plaintiff; hearing April 14.

Julius Costello vs. George Shortt; same order as above.

A. Boulton's administrator vs. Wheeling Railway Company, et al; same order as above.

E. Buckman vs. B. K. McMeen, et al; defendants demurred to declaration of plaintiff; hearing April 21. On motion of defendants office judgment set aside.

What & Hancher vs. L. B. Wheat; same order as above.

In Part II, Law, case of J. A. Day vs. J. S. Close & Co., dismissed.

WILL NOT BE CHANGED.

It is Now Said the Republican County Committee Will not Change from the Australian to the Open Ballot at the April Primaries.

It is learned that the Ohio county Republican executive committee has come to the conclusion that it will not change from the Australian to the open style of ballot for the county primary election, scheduled for Saturday, April 28. The committee stands seven to three on this question, and the friends of the open ballot are said to realize that they cannot exert influence sufficient to have the action taken at the meeting of March 5 revoked.

By the committee's action, the primaries will be conducted as nearly identical with state elections as possible. There will be the secret ballot to start with; the ballots to remain in the hands of the election officers and to be delivered to the voters only in the election room. The voter must fill out and cast his ballot without leaving the room. No vote will be recorded or counted except it be an official ballot, signed by both the election clerks. But one ballot will be given the voter, unless the first is mutilated. The committee has decided to place three booths in each voting place, and the officers of the election will have full control. There will be no sixty-foot line; workers can stand just outside the building. There will be two judges and two clerks.

The committee has partially decided upon the following precincts in each district: Washington, 2; Madison, 2; Clay, 1; Union, 2; Centre, 1; Webster, 2; Ritchie, 3; Richland, 2; Liberty, 3; Triadelphia, 4, a total of 22. There is a sentiment however, for one additional voting place each in Washington, Clay and Centre districts. Certainly one is not enough for Clay, and there should be one in Washington for the Fulton people.

"A Hot Old Time."

If you do not want to laugh, you should not go to the Grand the last half of this week, for the Rays, in "A Hot Old Time," will be the attraction, and it is a known fact that it makes those laugh who never laughed before. The company this season is the most pretentious ever seen in farce comedy. The performance is replete with bright, catchy musical specialties, introduced by artists of acknowledged ability. There has not been one detail omitted to make this the premier of farce comedies. One of the special features for this season's tour is the engagement of the three Sisters Fanchonetti, acknowledged to be the world's greatest novelty dancers, direct from their pronounced success at the Empire and Oxford, London.

Retired Merchant Dies.

Special Dispatch to the Intelligencer.
ELKINS, W. Va., April 9.—William D. Armstrong, a retired merchant and road contractor, aged seventy-six, of Beverly, dropped dead this morning of paralysis. The deceased kept up most of the pikes in the county for many years, and was a Democratic worker of prominence.

Liver Complaints cured by BEECHAM'S PILLS.

Nome City, Alaska.

Is twenty-four hundred and fifteen miles from Seattle, via ocean, thirty-three hundred and eighteen miles overland. Is said to be the richest gold field discovered up to this time. The first steamer will leave Seattle on or about May 10, 1900. For full particulars, maps, etc., address George H. Knappford, General Passenger Agent, Chicago, Milwaukee & St. Paul Railway, Chicago, Ill.

PIANOS tuned and repaired by expert workmen. F. W. BAUMER CO.

Piano Bargains.

We have a very fine upright piano in good condition, also one square piano which we offer this week at special bargains to sell them quickly. Call and see them. F. W. BAUMER CO.

THE RIVER.

YESTERDAY'S DEPARTURES.
Pittsburgh, PITTSBURGH, 11 p. m.
Parkersburg, PARKERSBURG, 11 p. m.
Steuersville, T. M. BAYNE, 2:30 p. m.
Sistersville, RUTH, 2:30 p. m.
Clarksburg, LEROY, 2:30 p. m.

BOATS LEAVING TO-DAY.
Cincinnati, KEYSTONE STATE, 8 a. m.
Pittsburgh, QUEEN CITY, 5 a. m.
Steuersville, T. M. BAYNE, 2:30 p. m.
Parkersburg, H. K. REDFORD, 10:30 a. m.
Matamoras, JEWELL, 11 a. m.

BOATS LEAVING TO-MORROW.
Charleston, KANAWHA, 6:30 a. m.
Pittsburgh, BEN HUR, 5 a. m.
Steuersville, T. M. BAYNE, 2:30 p. m.
Sistersville, RUTH, 2:30 p. m.
Clarksburg, LEROY, 2:30 p. m.

River Telegrams.

STEUERSVILLE—River 10 feet 3 inches and falling; clear and cool.

OIL CITY—River 5 feet 6 inches and falling; clear and cool.

CLARKSBURG—River 8 feet 8 inches and falling; clear and cooler.

BROWNVILLE—River 6 feet 6 inches and stationary.

WARREN—River 5 feet 7 inches; clear and cold.

20 Years of Vile Catarrh.—Chas. O. Brown, journalist, of Duluth, Minn., writes: "I have been a sufferer from Throat and Nasal Catarrh for over 20 years, during which time my head has been stopped up and my condition truly miserable. Within 15 minutes after using Dr. Agnew's Catarrhal Powder I obtained relief. Three bottles have almost, if not entirely, cured me."

Fourteenth Cincinnati May Music Festival

In Music Hall, May 8, 9, 10, 11 and 12, 1900.

The Grand Choral Works embrace

Mendelssohn's St. Paul. Beethoven's Ninth Symphony.
Brahm's German Requiem. Stanford's East to West.
Liszt's Faust Symphony. Wagner's Parsifal.
Berlioz's TeDeum, with augmented chorus of 300 boys' voices.

Cincinnati May Festival Chorus, 500 voices, will sing at every evening concert.

Mme. Marcella Sembrich. Mme. Schumann-Heink.

Mr. Ben Davies. Mr. David Bispham.

are the soloists engaged. They will be heard also in vocal selections at the afternoon concerts.

Fourteenth Cincinnati May Music Festival,

as have all the previous festivals, will be under the musical direction of

Mr. Theodore Thomas,

accompanied by his unrivaled Orchestra of more than one hundred members. The orchestra selections on the programmes are numerous.

Illustrated circulars, containing description of the works to be performed, programmes in detail, portraits of soloists, diagrams of Music Hall, may be obtained at music stores or by addressing Secretary Musical Festival Association, 55 Carey Building, Cincinnati.

Reduced Rates on all Railroads.

McFADDEN'S.

EASTER COLLARS AND CUFFS.

4-PLY LINEN COLLARS—The latest styles for men and boys, all sizes, for..... 10c

4-PLY LINEN CUFFS—The correct style for link cuff buttons, the best 20c cuffs, for..... 12c

BEST RUBBER COLLARS—With gloss finish, that can be cleaned with a sponge, for..... 25c

McFADDEN'S SHIRTS, HATS, SHOES,

1316 to 1322 Market Street